

This Indenture made this first Day of July in the Year
of our Lord one thousand seven hundred and sixty five Between
Henry Addison of Prince George's County Clerk Proctor of St Johns &
Commonly called King George's Parish & Rachel his wife on the
Part and Daniel Dulany of Annapolis Barrister at Law on the
other Part whereas before the marriage had & solemnized between
the said Henry & Rachel to wit on the twenty sixth day of July in the
Year of our Lord one thousand seven hundred fifty one certain articles
of Agreement indentured had made and concluded upon between
the said Henry Addison by the name of Henry Addison of Prince
George's County Clerk of the first Part the said Rachel Addison by
the name of Rachel Knight of Cecil County widow of the second
Part and Daniel Dulany of Annapolis Esquire (since deceased)
and the first named Daniel Dulany by the name of Daniel
Dulany junior of Annapolis Barrister at Law of the third Part
were made and executed by the said Parties thereto Reciting that
whereas the said Rachel Knight was and stood seized in her
Demesne as of fee of all the several Parcels of Land conveyed by
Hugh Matthews of the County of Philadelphia in the Province
of Pennsylvania Chymurgeon by Indenture of Bargain & Sale
bearing Date the twenty eighth Day of January in the Year of
our Lord seventeen hundred and forty four and made by the
said Hugh Matthews of the first Part to William Knight and
the said Rachel Knight of the second Part for and in Consideration
of the sum of two hundred pounds Sterling all which said several
Parcels of Land were at the time of executing the Indenture deemed
taken and reputed to be situated lying and being in Cecil
County aforesaid and Reciting also that whereas the said
William Knight now deceased the late Husband of the said
Rachel Knight devised by his last will & Testament the Plantation
on which the said Rachel Knight then dwelled together with
all his Real Estate to the said Rachel Knight during her
natural life & also by his said last will and Testament
bequeathed all his personal Estate to the said Rachel Knight And
Reciting also that whereas the said Rachel Knight had issue
by the said William Knight two Daughters to wit Rebecca Knight
and Sarah Knight for whom in his lifetime or by his last will &
Testament the said William Knight hath not made a sufficient

& compre
intende
said &c
Agreem
Case ther
of Land
Esquire
and be
and th
after t
Right
follow
Sarah
Age or
should
Knight
years
of thir
attain
attain
the sa
Ho un
and
Knig
the a
the d
of the
thes
afon
perio
tive
Saith
three
Part
four
the
respo
Shar